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	II. ORGANIZATIONAL ADMINISTRATION										
	II.1 Staff	2013 MTARS Finding	Other Key Areas of	Documentation/Evidence of	Comments	Task	When	Who	Status		
			Concern	Progress		(CA #1)					
A	The Director shall hire, supervise, and annually evaluate the staff of the Council. Sec. 125(c)(9)	The Council Director (not the Governor) should hire Council staff and supervise and annually evaluate them. Instead the: Council Director submits hiring recommendations to the Governor and the Governor has the final authority to hire two deputy level staff.	N/A	 Policies and/or procedures (with other documentation as necessary) providing evidence of the Council Directors responsibilities of hiring, supervising and evaluating staff Demonstration of the Director's ability to hire, supervise and 	Sufficient evidence must be provided to adequately meet this finding and be considered for special terms and conditions to be	1. AB 1595, Bylaws 2. ED job description	1. 12/1/1 4 2. 1/1/15	1. ED, Legal, Council	1.Compliance MET 12/1/14 2.Compliance NOT Met		
		The Council has the final approval for the hiring of other staff.		annually evaluate the staff of the Council	lifted	_			(address continuously submitted 1-1-15)		
	III. MEMBERSHIP III.1 Membership	2013 MTARS Finding	Other Key Areas of	Documentation/Evidence of	Comments	Task	When	Who	Status		
	policies	2013 WIAKS Finding	Concern	Progress	Comments	(CA #2, 3)	wnen	wno	Status		
В	Membership recommendations solicited by Governor from a broad range of organizational sources including non-state agency members of the Council. Sec 125(b)(1)(B)	The Council's membership nomination and appointment process has been historically inhibited by state bureaucracy. It is unclear if and how membership recommendations are solicited from a broad range of DD/ID organizational sources and non-state agency members of the Council.	N/A	1 Policies and/or procedures (with other documentation as necessary) providing evidence of the Council's membership nomination and appointment process and procedures 2. Direct evidence that the appointment process procedures are being implemented	Sufficient evidence must be provided to adequately meet this finding and be considered for special terms and conditions to be lifted	2. Membership Committee meeting minutes & report to Council, list of organizations on distribution list, recruitment materials,	1. 12/1/1 4 2. 4/1/15	1. ED, Legal, Council	1. Compliance MET 12/1/14 2. Compliance MET 4/1/15		
C	Members reflect the state's diverse geographic locations, race, and ethnicity. Sec.125(b)(1)(C)	The appointment process for obtaining new Council members has hindered compliance with the DD Act. Currently, SCDD's membership composition does not meet the	N/A	1. Policies and/or procedures (with other documentation as necessary) providing evidence of outreach efforts to recruit members that reflect the state's diverse	Sufficient evidence must be provided to adequately meet this finding and	1. Bylaws	1. 12/1/1 4	1.ED, Legal, Council	1. Compliance MET 12/1/14		

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Key: CA= Corrective Action Plan Corrective Action, ED= Executive Director, CDD=Chief Deputy Director, DDPP=Deputy Director of Policy and Planning, Comm=Council Committee, TA=Technical Assistance

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		requirements for geographic, racial, and ethnic diversity.		geographic locations, race and ethnicity 2. Direct evidence that the Council's membership reflects the state's diverse geographic locations, race and ethnicity	be considered for special terms and conditions to be lifted	2. Demographic analysis of Governor's appointees to the Council	2. 12/1/1 4	2. HR	2.Compliance NOT Met (address continuously) (submitted 12/1/14)
	III.1 Membership policies	2013 MTARS Finding	Other Key Areas of Concern	Documentation/Evidence of Progress	Comments	Task (CA #4, 5, 6)	When	Who	Status
D	The Council has provisions to rotate membership. Sec.125(b)(2)	Each regional office (i.e. Area Board) representative has to be nominated by the governor. Membership rotation has been historically inhibited by the state's bureaucratic appointment process. For example, one regional office has not had representation on the Council for two years.	N/A	Policies and/or procedure with other documentation as necessary) providing evidence of Council provisions to rotate membership Direct evidence that the Council is rotating its members per the Council's policy	Sufficient evidence must be provided to adequately meet this finding and be considered for special terms and conditions to be lifted	1. AB 1595, Bylaws 2. Council roster showing membership and changes for 2015	1. 12/1/1 4 2. 1/1/16	1. ED, Legal, Council	1.Compliance MET 12/1/14 2. No
E	The Council has provisions that allow continuation of membership until a new member is appointed. Sec.125(b)(2)	The Council did not provide evidence of a policy for allowing the continuation of Council membership until a replacement member could be appointed.	N/A	Policies and/or procedures (with other documentation as necessary) providing evidence of Council provisions that allow continuation of membership until a new member is appointment Direct evidence that the Council is following its members membership policy	Sufficient evidence must be provided to adequately meet this finding and be considered for terms and conditions status	1. AB 1595, Bylaws. 2. Council roster showing membership and changes for 2015	1. 12/1/1 4 2. 1/1/16	1. ED, Legal, Council	1.Compliance MET 12/1/14 2. No

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F	The Council has a process to notify Governor re: membership and vacancies. Sec. 125(b)(2)	of a transparent and to notify Governor membership vacan	regarding cies.	N/A	other of provid proces member 2. Directly Government of the process of the provided process of the	cies and/or procedures (with locumentation as necessary) ing evidence of appointment is to notify Governor of ership and vacancies ect evidence of notifying mor of membership mendations and vacancies	provided to adequately meet this finding and be considered for special terms and conditions to be lifted	Bylaws, administrative procedure Membership Committee reports to Council	1. 12/1/1 4 2. 4/1/15	1. ED, Legal, CDD, Council 2. ED, Comm	1.Compliance MET 12/1/14 2.Compliance MET 4/1/15
	III.2 Membership r	equirements	2013 MTARS Finding	Other Key Areas of Co	oncern	Documentation/Evidence of Progress	Comments	Task (CA #7)	When	Who	Status
G	60% of membership represents with DD in the following of Sec.125(b)(3); Sec.125(b)(1/3 individuals with DD 1/3 parents and guardians developmental disabilities relatives of guardians of addevelopmental disabilities at least one is immediate reference of an individual with developmental disabilities who resides or in an institution or an individual versides or in the State. Sec.125(b)(6)	categories: (5) of children with or immediate dults with , 1/3 combination elative or guardian lopmental previously resided vidual with who ed in an institution	Historically the Council has had long term vacancies. Several membership rosters have been submitted since last year and four membership vacancies were filled just prior to the on-site monitoring visit. An updated membership roster is requested as part of the FY14 State Plan Amendment to AIDD to ensure compliance.	1. The Council does not a standard orientation of mentoring process for the Chair or new members. Council members express the need for training on DD Act, the Council prefederal mandate, and organization governance. 2. State agency representatives lack understanding of their recouncil meetings. Whis representatives attend for Council meetings, they actively engage with the committees.	r he essed the ogram e ole at le ull do not	1. Since the MTARS visit, documentation of Council compliance with membership composition requirement, standard orientation or mentoring process for Chair and new members, including training in the DD Act, the Council program federal mandate, and organization governance. 2. Direct evidence of state agency representatives understanding their role and actively engaging in Council meetings	Sufficient evidence must be provided to adequately meet this finding and be considered for special terms and conditions to be lifted	1a. Orientation binder, welcome letter, 1b. Annual Councilmem ber training materials 2. Welcome letter for Agency reps	1. 1/1/15 1b. 4/1/15 2. 2/1/15	1a. ED, Comm, TA 1.b. ED, TA 2. ED, TA	1a. Compliance MET 1/1/15 1b. Compliance MET 4/1/15 2.Compliance NOT Met (submitted 2/1/15)

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	IV. PROGRAM ADMIN	lact the the course every over	ck of suppore self-advoce Council. Tould not dete	v team observed rts for some of cate members of The review team ermine if the solated or an	3. Direct evidence of supports for engaging self-advocate members of the Council in council meetings and council activities.		3a. Facilitation Policy 3b. SAAC packets and materials for 2015, evidence of facilitator attendance for 2015	3a. 1/1/15 3b. 1/1/16	3a. ED, Comm Council 3b. ED	3a. Compliance MET 1/1/15 3b. No
	IV. 1. Five Year State Plan	2013 MTARS Finding	0	Other Key Areas of Concern	Documentation/Evidence of Progress	Comments	Task (CA #8)	When	Who	Status
Н	The plan shall focus on Council efforts to bring about the purpose of this subtitle, by specifying 5-year goals, as developed through data driven strategic planning, for advocacy, capacity building, and systemic change related to the areas of emphasis, to be undertaken by the Council. Sec.124(c)(4)(A)	There was inadequate evidence that the: Council engages in data-driven strategic plant to develop the State Plan and takes the primarole in the planning process. State Plan is the Council's Plan and that active are undertaken by the Council versus the State Plan being one that is configured by and for the Area Boards. Council is free from state interference in the development of the State Plan. The state's Dlagency awarded the Council two contracts: (Client Rights Advocacy and (2) Volunteer Advocacy Services. This state supported wor documented in the Goal 2 in the Council's State Plan which states: "local offices provide assistance that include systems navigation, technical assistance, attendance to Individual Education Plan meetings and assistance with process". The review team heard more about these two projects during interviews and public forum testimony than any other Council supported	ivities ate the DD (1) ork is State alized h due	/A	1.Evidence of activities, process and/or procedures (with other documentation as necessary) to develop a 5 year strategic plan that addresses systems change, capacity building and advocacy on a statewide basis	This will require ongoing technical assistance and monitoring into the next state plan cycle (2016-2021) before considering whether to special terms and conditions are lifted	1a. State Plan Development process 1b. Documentation of public outreach, meetings, surveys, use of available data sources (NCI, ICI, CDER, etc). Copies of staff products submitted to committees and Council to support integration of data and public input. Various other documents showing	1a. 10/1/1 5 1b. 10/1/1 6	1. DDPP, Comm, Council, TA	1. No

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	activity. While AIDD does not question the most the projects and the quality of the work being done by Council staff, it raises serious question about whether the state is directing the Council State Plan or whether the Council is developing the State Plan.	ng ons il's	2. Direct evidence of process and/or procedures (with other documentation as necessary) for the Council to make data driven decisions and evaluate the progress and impact of state plan implementation		committee work and council review and revisions of state plan. 2. Same as 1b	2. 10/1/1 6	2. DDPP, Comm, Council, TA	2. No
	IV.1. Five Year State Plan 2013 MTARS Finding	Other Key Areas of Concern	Documentation/Evidence of Progress	Comments	Task (CA #9)	When	Who	Status
I	 (B) USE OF FUNDS - At the request of any State, a portion of such funds provided to such State under this subtitle for any fiscal year shall be available to pay up the assurances in Section 125(c)(5)(B - D) and (K - L). Regarding (B) Use of Funds, the review team could not draw any conclusions about the Council based on the information provided about the 	1. The DSA plays a vital role supporting the development and implementation of the Council's budget. AIDD highly recommends the Council and DSA enter into a Memorandum of Understanding in support of the Council	1. Direct evidence/documentation of MOU between the Council and the DSA in support of the Council	Sufficient evidence must be provided to adequately meet this finding and be considered for special terms and conditions to be lifted	1. MOU	1. 7/1/15	1. Legal	1. No
	the designated State	2. Staff expressed a great need for training to better understand the DD Act, the DD Council's federal	2. Direct evidence/documentation of DSA's indirect policy		2. MOU	2. 7/1/15	2. Legal	2. No
	 Secretary for the proper and efficient exercise of the functions of the designated State The rate stated by Council staff was in excess of the 5% or \$50,000 limit. Staff did not know the DSA's indirect policy and no written 	mandate to conduct and support advocacy, capacity building, and systemic change on a statewide level.	3. Direct evidence that the DSA rates are charged to the Council consistent with documents		3. DSS Invoices	3. 2/1/15	3. CDD	3. Compliance MET 2/1/15
	agency, except that not policy were provided. more than 5 percent of Mey: CA= Corrective Action Plan Corrective Action, ED= Ex	CDD Chi CD	4. Direct evidence that DSA provided match to the	and Planning Course C	4. DSS Invoices	4. 2/1/15	4. CDD	4. Compliance

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such funds provided to
such State for any fiscal
year, or \$50,000,
whichever is less, shall
be made available for
total expenditures for
such purpose by the
designated State agency
(C) STATE

- > (C) STATE
 FINANCIAL
 PARTICIPATION.—
 The plan shall provide
 assurances that there
 will be reasonable State
 financial participation
 in the cost of carrying
 out the plan
- (D) CONFLICT OF
 INTEREST.—The plan
 shall provide an
 assurance that no
 member of such
 Council will cast a vote
 on any matter that
 would provide direct
 financial benefit to the
 member or otherwise
 give the appearance of
 a conflict of interest.
- (K) STAFF
 ASSIGNMENTS.—
 The plan shall provide assurances that the staff and other personnel of the Council, while working for the Council, will be

• The Council is required to pay the indirect rate. The Council staff stated it does so from two contracts the state awards to the Council.

In regards to (C) *State Financial Participation*, when the review team inquired about how the state provides match, there were comments about state contract funds being factored in but there was a tremendous lack of clarity on this matter.

In regards to (D) *Conflict of Interest*, the majority of the Council is comprised of non-agency representatives who are Area Board representatives. There are 13 Areas Board representatives on the Council and 7 "at large" members. The Area Board representatives sit on the State Council and on the Advisory Committee to the Area Boards. This dual role presents a conflict of interest and gives the appearance of a conflict of interest. The Council does not have a policy or procedure to address this.

In regards to (K) *Staff Assignments*, it appears that Council staff is carrying out work directed by the state and not necessarily the Council through the state funded Client Rights Advocacy and Volunteer Advocacy Services projects.

5. Policies and procedures
(with other documentation
as necessary) providing
evidence of how the Council
addresses Conflict of
Interest, particularly findings
in the MTARS

Council

- 6. Direct evidence that the Council is following its policy and procedures with regards to conflict of interest
- 7. Policies and/or procedures (with other documentation as necessary) regarding: (a) Council staff carrying out solely the responsibilities duties of the Council as described in the DD Act; (b) training on the DD Act, the DD Council's federal mandate to conduct and support advocacy, capacity building, and systemic change on a statewide level; (c) state plan

implementation, data

advocate members in

council meetings and

activities; (d) standard

orientation tools for staff.

collection and analysis,

supports to engage self-

6. Bylaws, 6. 6. ED, Form 700, 12/1/1 Legal

7.

12/1/14

HR

5.

4

12/1/1

5. ED

5. AB 1595.

Gov't Codes

1090 &

7. Bylaws

87100

Bylaws

7. CDD, Legal, 7. Compliance MET 12/1/14

MET 2/1/15

5. Compliance

MET 12/1/14

6. Compliance

MET 1/1/15

solely the responsibilities
duties of the Council as
described in the DD Act; (b)
training on the DD Act, the
DD Council's federal
mandate to conduct and
support advocacy, capacity
building, and systemic

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responsible solely for
assisting the Council in
carrying out the duties
of the Council under
this subtitle and will no
be assigned duties by
the designated State
agency, or any other
agency, office, or entity
of the State.

> (L)

NONINTERFERENCE —The plan shall provide assurances that the designated State agency, and any other agency, office, or entity of the State, will not interfere with the advocacy, capacity building, and systemic change activities, budget, personnel, State Plan development, or plan implementation of the Council, except that the designated State agency shall have the authority necessary to carry out the responsibilities described in section 125(d)(3). Sec.124(c)(5

Through these contracts, Council staff conducts assessments and monitoring in the State's developmental centers. Providing direct services is outside the purview of the Council's responsibilities. Furthermore, this work is in support of the two state contracts and therefore directs the work carried out by Council staff located in the regional office. Since it is work created by and for the state, it raises questions as to whether the Council staff is assisting the Council or the state.

In regards to (L) Noninterference, it is very difficult to conclude whether the Council is free of interference:

- To avoid duplication, issues related to interference with the budget process are described under VI.1 Fiscal Requirements
- To avoid duplication, issues related to interference with personnel are described under II.1 Staff
- To avoid duplication, issues related to interference with State Plan development are described in the Section above IV.1. Five Year State Plan.

policy manuals and trainings to learn Council programs and administrative requirements

8. Direct evidence that the policies and procedures above are being carried out consistent with the policy

9. Direct evidence the

of DSA interference as

identified in the MTARS

Council is functioning free

8. Breakdown 8. 7/1/15 of staff by funding source, training materials,

staff

binder

9. See A

(Staff), H

(Five Year

State Plan),

and M (Fiscal

Requirement)

orientation

8. CDD, 8. No CCPP,

HR

9. 10/1/1

9. ED. 9. No CDD. DDPP. Legal,

Comm,

TA

Council.

findings

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	IV.2 State Plan Implementation	2013 MTARS Finding	Other Key Areas of Concern	Documentation/Evidence of Progress	Comments	Task (CA #10)	When	Who	Status
J	The Council shall implement the State Plan by conducting and supporting advocacy, capacity building, and systemic change activities Sec.125(c)(5)	The Council's 5-year plan implementation does not promote advocacy, capacity building, and systemic change at the state level. As discussed above, the review team heard more about the two state funded projects implemented by the Area Boards. Since so much attention was paid to the two state funded projects,	1. Partnership efforts ar evident however, there are no plans for collaboration between t DD Network Partners (the Council, the three UCEDDs and the P&A	(with other documentation as needed) providing evidence of how the Council will develop and address state plan goals on a statewide basis; plans for	This will require ongoing technical assistance and monitoring into the next state plan cycle (2016-2021) before	1a. State Plan work plan 1b. Evidence of periodic meetings and joint activities	1a. 9/1/15 1b. 7/1/15	1a. ED, DDPP, Comm, TA 1b. ED	1a. No
		the review team did not hear about a coherent set of activities implemented by the Council at the state level. The Council is providing direct services through the two state		2. For the remainder of the 2011-2016 state plan, evidence of amended and implemented goals on a statewide basis	considering whether to special terms and conditions are lifted	2. Amended Plan and supporting documentation	2. 1/1/16 3.	2. DDPP, Comm, Council, TA	2. Complian ce MET 4/1/15
		contracts. This type of activity is outside the purview of the Council's responsibilities and appears to overlap with P&A functions.		 3. Approval of new state plan for FY 2016 – 2021 4. Review of PPRs to assess 		3. Approval of new plan. 4. PPR	1/1/17	Comm, Council, TA	3. No 4. No
				the extent to which the Council is conducting and supporting advocacy, capacity building and systemic change activities consistent with the DD Act			1/1/18	Comm, Council, TA	
	V. EVALUATION AND REP								
	Program Performance Repo	ort 2013 MTARS Finding	Other Key Areas of Concern	Documentation/Evidence of Progres.		Task (CA #11)		hen Who	Status
K	The Council annually prepares transmits to the Secretary a reproduction about the progress made in achieving the	Performance Report does not specifically describe how each A	area j	1. Policies and/or procedures (with other documentation as needed) providing evidence for the Council to develop a high quality cohesive and	This will require ongoing technical	1. Documentation of TA received and products based on TA		1. DDPP, TA	1. No

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	 goals. The report includes: Extent to which each goal of Council was achieved. Sec.125(c)(7)(A) Description of strategies that contributed to achieving goals. Sec.125(c)(7)(B) Extent to which each goal was not achieved, describes factors that impeded goal achievement. Sec.125(c)(7)(C) Separate information on self-advocacy goal. Sec.125(c)(7)(D) 	implementation. Because there are 13 regional offices implementing different parts of the Council State Plan, it is difficult to determine how State Plan achievement is being measured and evaluated. Some Area Boards referenced using "mini-plans" to document which parts of the Council State Plan they were implementing. Other Area Boards did not provide evidence of having "mini-plans". Without consistent use of Area Board "mini-plans" or some other tool it is unclear how the Council can assess		comprehensive PPR as described in the guidance provided by ITACC and AIDD 2. Council evaluation plan submitted in the State Plan 3. Review of PPRs to assess whether the Council is utilizing its evaluation plan	assistance and monitoring into the next state plan cycle (2016-2021) before considering whether to special terms and conditions are lifted	Evaluation plan 3. PPR	2. 10/1/16 3. 1/1/18	2. DDPP, Comm Council, TA 3. DDPP, TA	2. No 3. No
L	An accounting of the manner in which funds paid to the State for a fiscal year were expended. Sec.125(c)(7)(G)	progress made in achieving goals. The Council presented several documents that detailed different aspects of how the federal allotment is being spent, but overall the review team could not determine how the budget is developed and executed and how expenditure data is calculated.	N/A	1. Policies and/or procedures (with other documentation as necessary) providing evidence of how the Council's budget is developed, executed, and how the expenditure data is calculated 2. Review of fiscal documents to assess whether the Council is following its policies and procedures and federal grant requirements	Sufficient evidence must be provided to adequately meet this finding and be considered for special terms and conditions to be lifted	1. State Accounting Policies, Budget Development Directives 2. Expenditures by Object Code for entire budget	1. 2/1/15 2. 2/1/15	1. CDD	1. Complia nce NOT Met (submitte d 2/1/15) (2. Complia nce NOT Met (submitte d 2/1/15)

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	VI. FISCAL								
	VI.1 Fiscal Requirements	2013 MTARS Finding	Other Key Areas of Concern	Documentation/Evidence of Progress	Comments	Task (CA #12)	When	Who	Status
M	Council has authority to prepare, approve, and implement a budget to fund programs, projects, and activities. Sec125(c)(8)	The Council did not provide adequate evidence on how it developed or implemented its budget to fund programs, projects, and activities: • Council members expressed a strong need for more fiscal transparency and training on state versus federal fiscal policy and the Council's budget development/implementatio n process. • The Lanterman Act requires the Council to provide funding to Area Boards. • The Lanterman Act provisions require the Council to hire staff at the deputy director level thereby interjecting a line item in the Council's budget and limiting its authority to develop a budget.	N/A	1. Policies and/or procedures (with other documentation as necessary) providing evidence of how the Council's budget is developed, executed, and how the expenditure data is calculated 2. Policies and/or procedures revised (with other documentation as necessary) as a result of the Lanterman Act 3. Direct evidence that the full Council is developing, approving and managing its budget	Sufficient evidence must be provided to adequately meet this finding and be considered for special terms and conditions to be lifted	1. State Accounting Policies, Budget Development Directives 2. AB 1595 3. Council reviews of Quarterly Budget Projections, Council votes on resource allocation, including cost- reductions	1. 2/1/15 2. 12/1/14 3. 7/1/15	1. CDD 2. ED, Legal 3. ED, CDD, Comm, Council	2. Complia nce NOT Met (submitte d 2/1/15) 2. Complia nce MET 12/1/14 3. No

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	VI.2 Fiscal Policies	2013 MTARS Finding	Other Key Areas of	Documentation/Evidence of Progress	Comments	Task (CA #13)	When	Who	Status
			Concern						
N	Council has policies to carry out	The Council did not provide	N/A	1. Policies and/or procedures (with	Sufficient	1. Contract	1.	1.CDD	1.Compliance
	appropriate subcontracting	adequate evidence of that is has		other documentation as necessary)	evidence must	Manual	12/1/14		MET 12/1/14
	activities. Sec.125(c)(8)(A)	accurate financial accounting and		providing evidence the Council carries	be provided to				
		record keeping:		out appropriate subcontracting	adequately				
	Council directs expenditures of	• At the time of the on-site visit,		activities, accurate financial	meet this				
	funds for grants, contracts,	the Administrative Services		accounting and record keeping	finding and be				
	interagency agreements that are	Manager position was vacant			considered for	a pep	_	a cpp	2 N-
	binding contracts and other	and the Council did not have a		2. Direct evidence that the Council is	special terms	2. RFP,	2.	2. CDD	2. No
	activities authorized by State Plan	staff person dedicated to		following its subcontracting policies	and conditions	Overview of	1/1/16		
	approval. Sec.125(c)(8)(C)	managing the Council's			to be lifted	RFP process,			
	Grantee shall keep records that	finances.				summary pages of selected			
	disclose:	The Council could only provide limited information on the				vendor			
	Amount and disposition of	limited information on the				Vendor			
	assistance by recipient	Council's fiscal policies during the on-site visit pertinent to the							
	Total cost of project or	requirements in the DD Act.							
	undertaking in connection with	 The Council experienced fiscal 							
	assistance given	impropriety under the previous							
	Amount of project costs	Executive Director (Board							
	supplied by other sources	Resource contract)							
	Such other records that will	The state auditor's findings							
	facilitate an effective audit	substantiate the immediate need							
	Sec.103	for financial management							
		systems. (Reference: California							
		Department of Finance							
		Management Letter dated							
		August 17, 2012)							

	VII. DESIGNATED STATE AGENCY								
	VII.2 Responsibilities of DSA	2013 MTARS Finding	Other Key Areas of Concern	Documentation/Evidence of Progress	Comments	Task (CA #14)	When	Who	Status
	 Receives, accounts for, and disburses funds under subtitle based on State Plan. Sec125(d)(3)(C)(i) Provides the appropriate fiscal control and fund accounting procedures as may be necessary to assure proper disbursement of, and accounting for, funds paid to the state. Sec125(d)(3)(C)(ii) Keeps and provides access to records as Secretary and Council may determine necessary and timely financial reports regarding status of expenditures, obligations, and liquidation by agency or Council, and use of Federal and non-Federal shares. Sec125(d)(3)(D) Provides required non-Federal share. Sec125(d)(3)(E) Assists in obtaining appropriate State Plan assurances and consistency with state law. Sec125(d)(3)(F) Enters into MOU at request of Council. Sec125(d)(3)(G) 	As mentioned above the Council's recent experience with fiscal impropriety under the previous Executive Director (Board Resource contract) and the state auditor's findings substantiates the DSA's need to establish processes, policies, and procedures that promote: • Accurate receipt, accounting, and disbursement of funds • Provision of appropriate fiscal control and fund accounting procedures necessary to assure proper disbursement of, and accounting for, funds paid • Access to records as the Secretary and Council may determine necessary • Timely development and dissemination of financial reports regarding status of expenditures, obligations, and liquidation by agency or Council, and use of Federal and non-Federal shares The Council does not have a Memorandum of Understanding with the DSA. There was no evidence that the Council has conducted a formal evaluation of the DSA at any point and time. Several Council staff position and DSA functions appear duplicative. Several DSA functions are performed by Council staff at the central office, specifically in the areas of: contracting, budget, fiscal, and personnel.	N/A	1. Policies and/or procedures (with other documentation as necessary) providing evidence the DSA has promoted: Accurate receipt, accounting, and disbursement of funds; Provision of appropriate fiscal control and fund accounting procedures necessary to assure proper disbursement of, and accounting for, funds paid; Access to records as the Secretary and Council may determine necessary; and timely development and dissemination of financial reports regarding status of expenditures, obligations, and liquidation by agency or Council, and use of Federal and non-Federal shares 2. Direct evidence that the DSA is carrying out the policies and procedures	Sufficient evidence must be provided to adequately meet this finding and be considered for special terms and conditions to be lifted	2. DSA Annual Evaluation (possibly CalSTARS reports)	1. 2/1/15	1.CDD, Legal	1.Compliance ME 2/1/15